DISTRIBUTION OF LOCAL SALES TAX REVENUE
2016 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Ralph Okerlund
House Sponsor: Michael E. Noel
LONG TITLE
General Description:
This bill addresses the distribution of local sales and use tax revenue.
Highlighted Provisions:
This bill:
► defines terms;
<ul> <li>provides for a minimum distribution of certain local sales and use tax revenue for an</li> </ul>
eligible county, city, or town; and
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
59-12-205, as last amended by Laws of Utah 2012, Chapter 9
59-12-302, as last amended by Laws of Utah 2011, Chapters 288, 309 and last amended
by Coordination Clause, Laws of Utah 2011, Chapter 309
59-12-354, as last amended by Laws of Utah 2011, Chapters 288 and 309
59-12-403, as last amended by Laws of Utah 2015, Chapter 182
<b>59-12-603</b> , as last amended by Laws of Utah 2011, Chapter 309



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28	59-12-703, as last amended by Laws of Utah 2012, Chapter 254
29	59-12-802, as last amended by Laws of Utah 2014, Chapter 50
30	59-12-804, as last amended by Laws of Utah 2014, Chapter 50
31	59-12-1102, as last amended by Laws of Utah 2012, Chapters 212 and 254
32	59-12-1302, as last amended by Laws of Utah 2012, Chapter 254
33	59-12-1402, as last amended by Laws of Utah 2012, Chapter 254
34	59-12-2103, as last amended by Laws of Utah 2015, Chapter 365
35	<b>59-12-2206</b> , as last amended by Laws of Utah 2015, Chapter 275
<ul><li>36</li><li>37</li></ul>	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section <b>59-12-205</b> is amended to read:
39	59-12-205. Ordinances to conform with statutory amendments Distribution of
40	tax revenue Determination of population.
41	(1) A county, city, or town, in order to maintain in effect sales and use tax ordinances

(1) A county, city, or town, in order to maintain in effect sales and use tax ordinances adopted pursuant to Section 59-12-204, shall, within 30 days of an amendment to an applicable provision of Part 1, Tax Collection, adopt amendments to the county's, city's, or town's sales and use tax ordinances as required to conform to the amendments to Part 1, Tax Collection.

- (2) Except as provided in Subsections (3) through [(5)] (6) and subject to Subsection [(6)] (7):
- (a) 50% of each dollar collected from the sales and use tax authorized by this part shall be distributed to each county, city, and town on the basis of the percentage that the population of the county, city, or town bears to the total population of all counties, cities, and towns in the state; and
- (b) (i) except as provided in Subsection (2)(b)(ii), 50% of each dollar collected from the sales and use tax authorized by this part shall be distributed to each county, city, and town on the basis of the location of the transaction as determined under Sections 59-12-211 through 59-12-215; and
- (ii) 50% of each dollar collected from the sales and use tax authorized by this part within a project area described in a project area plan adopted by the military installation development authority under Title 63H, Chapter 1, Military Installation Development Authority Act, shall be distributed to the military installation development authority created in

59 Section 63H-1-201.

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- (3) (a) Beginning on July 1, 2011, and ending on June 30, 2016, the commission shall each year distribute to a county, city, or town the distribution required by this Subsection (3) if:
  - (i) the county, city, or town is a:
- (A) county of the third, fourth, fifth, or sixth class;
  - (B) city of the fifth class; or
- 65 (C) town;
  - (ii) the county, city, or town received a distribution under this section for the calendar year beginning on January 1, 2008, that was less than the distribution under this section that the county, city, or town received for the calendar year beginning on January 1, 2007;
  - (iii) (A) for a county described in Subsection (3)(a)(i)(A), the county had located within the unincorporated area of the county for one or more days during the calendar year beginning on January 1, 2008, an establishment described in NAICS Industry Group 2121, Coal Mining, or NAICS Code 213113, Support Activities for Coal Mining, of the 2002 North
- 73 American Industry Classification System of the federal Executive Office of the President,
- 74 Office of Management and Budget; or
  - (B) for a city described in Subsection (3)(a)(i)(B) or a town described in Subsection (3)(a)(i)(C), the city or town had located within the city or town for one or more days during the calendar year beginning on January 1, 2008, an establishment described in NAICS Industry Group 2121, Coal Mining, or NAICS Code 213113, Support Activities for Coal Mining, of the 2002 North American Industry Classification System of the federal Executive Office of the President, Office of Management and Budget; and
  - (iv) (A) for a county described in Subsection (3)(a)(i)(A), at least one establishment described in Subsection (3)(a)(iii)(A) located within the unincorporated area of the county for one more days during the calendar year beginning on January 1, 2008, was not the holder of a direct payment permit under Section 59-12-107.1; or
  - (B) for a city described in Subsection (3)(a)(i)(B) or a town described in Subsection (3)(a)(i)(C), at least one establishment described in Subsection (3)(a)(iii)(B) located within a city or town for one or more days during the calendar year beginning on January 1, 2008, was not the holder of a direct payment permit under Section 59-12-107.1.
    - (b) The commission shall make the distribution required by this Subsection (3) to a

90 county, city, or town described in Subsection (3)(a):

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- 91 (i) from the distribution required by Subsection (2)(a); and
  - (ii) before making any other distribution required by this section.
  - (c) (i) For purposes of this Subsection (3), the distribution is the amount calculated by multiplying the fraction calculated under Subsection (3)(c)(ii) by \$333,583.
    - (ii) For purposes of Subsection (3)(c)(i):
    - (A) the numerator of the fraction is the difference calculated by subtracting the distribution a county, city, or town described in Subsection (3)(a) received under this section for the calendar year beginning on January 1, 2008, from the distribution under this section that the county, city, or town received for the calendar year beginning on January 1, 2007; and
      - (B) the denominator of the fraction is \$333,583.
  - (d) A distribution required by this Subsection (3) is in addition to any other distribution required by this section.
  - (4) (a) For fiscal years beginning with fiscal year 1983-84 and ending with fiscal year 2005-06, a county, city, or town may not receive a tax revenue distribution less than .75% of the taxable sales within the boundaries of the county, city, or town.
  - (b) The commission shall proportionally reduce monthly distributions to any county, city, or town that, but for the reduction, would receive a distribution in excess of 1% of the sales and use tax revenue collected within the boundaries of the county, city, or town.
    - (5) (a) As used in this Subsection (5):
  - (i) "Eligible county, city, or town" means a county, city, or town that receives \$2,000 or more in tax revenue distributions in accordance with Subsection (4) for each of the following fiscal years:
    - (A) fiscal year 2002-03;
- (B) fiscal year 2003-04; and
- 115 (C) fiscal year 2004-05.
- (ii) "Minimum tax revenue distribution" means the greater of:
- 117 (A) the total amount of tax revenue distributions an eligible county, city, or town receives from a tax imposed in accordance with this part for fiscal year 2000-01; or
- (B) the total amount of tax revenue distributions an eligible county, city, or town receives from a tax imposed in accordance with this part for fiscal year 2004-05.

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121	(b) (i) Except as provided in Subsection (5)(b)(ii), beginning with fiscal year 2006-07
122	and ending with fiscal year 2012-13, an eligible county, city, or town shall receive a tax
123	revenue distribution for a tax imposed in accordance with this part equal to the greater of:
124	(A) the payment required by Subsection (2); or
125	(B) the minimum tax revenue distribution.
126	(ii) If the tax revenue distribution required by Subsection (5)(b)(i) for an eligible
127	county, city, or town is equal to the amount described in Subsection (5)(b)(i)(A) for three
128	consecutive fiscal years, for fiscal years beginning with the fiscal year immediately following
129	that three consecutive fiscal year period, the eligible county, city, or town shall receive the tax
130	revenue distribution equal to the payment required by Subsection (2).
131	(c) For a fiscal year beginning with fiscal year 2013-14 and ending with fiscal year
132	2015-16, an eligible county, city, or town shall receive the minimum tax revenue distribution
133	for that fiscal year if for fiscal year 2012-13 the payment required by Subsection (2) to that
134	eligible county, city, or town is less than or equal to the product of:
135	(i) the minimum tax revenue distribution; and
136	(ii) .90.
137	(6) (a) As used in this Subsection (6):
138	(i) "Eligible county, city, or town" means a county, city, or town that:
139	(A) receives, in accordance with Subsection (4), \$2,000 or more in tax revenue
140	distributions for fiscal year 2002-03;
141	(B) receives, in accordance with Subsection (4), \$2,000 or more in tax revenue
142	distributions for fiscal year 2003-04;
143	(C) receives, in accordance with Subsection (4), \$2,000 or more in tax revenue
144	distributions for fiscal year 2004-05;
145	(D) for a fiscal year beginning with fiscal year 2012-13 and ending with fiscal year
146	2015-16, does not receive a tax revenue distribution described in Subsection (5) equal to the
147	amount described in Subsection (5)(b)(i)(A) for three consecutive fiscal years; and
148	(E) does not impose a sales and use tax under Section 59-12-2103 on or before July 1,
149	<u>2016.</u>
150	(ii) "Minimum tax revenue distribution" means the total amount of tax revenue
151	distributions an eligible county, city, or town receives from a tax imposed in accordance with

152	this part for fiscal year 2004-05.
153	(b) Beginning with fiscal year 2016-17 and ending with fiscal year 2020-21, an eligible
154	county, city, or town shall receive a tax revenue distribution for a tax imposed in accordance
155	with this part equal to the greater of:
156	(i) the payment required by Subsection (2); or
157	(ii) the minimum tax revenue distribution.
158	[(6)] (7) (a) Population figures for purposes of this section shall be based on the most
159	recent official census or census estimate of the United States Census Bureau.
160	(b) If a needed population estimate is not available from the United States Census
161	Bureau, population figures shall be derived from the estimate from the Utah Population
162	Estimates Committee created by executive order of the governor.
163	(c) The population of a county for purposes of this section shall be determined only
164	from the unincorporated area of the county.
165	Section 2. Section <b>59-12-302</b> is amended to read:
166	59-12-302. Collection of tax Administrative fee.
167	(1) Except as provided in Subsection (2) or (3), the tax authorized under this part shall
168	be administered, collected, and enforced in accordance with:
169	(a) the same procedures used to administer, collect, and enforce the tax under:
170	(i) Part 1, Tax Collection; or
171	(ii) Part 2, Local Sales and Use Tax Act; and
172	(b) Chapter 1, General Taxation Policies.
173	(2) The location of a transaction shall be determined in accordance with Sections
174	59-12-211 through 59-12-215.
175	(3) A tax under this part is not subject to Section 59-12-107.1 or 59-12-123 or
176	Subsections 59-12-205(2) through [ <del>(6)</del> ] <u>(7)</u> .
177	(4) The commission:
178	(a) shall distribute the [revenues] revenue collected from the tax to the county within
179	which the [revenues were] revenue was collected; and
180	(b) shall retain and deposit an administrative charge in accordance with Section
181	59-1-306 from [revenues] revenue the commission collects from a tax under this part.
182	Section 3 Section <b>50-12-354</b> is amended to read:

183	59-12-354. Collection of tax Administrative charge.
184	(1) Except as provided in Subsections (2) and (3), the tax authorized under this part
185	shall be administered, collected, and enforced in accordance with:
186	(a) the same procedures used to administer, collect, and enforce the tax under:
187	(i) Part 1, Tax Collection; or
188	(ii) Part 2, Local Sales and Use Tax Act; and
189	(b) Chapter 1, General Taxation Policies.
190	(2) (a) The location of a transaction shall be determined in accordance with Sections
191	59-12-211 through 59-12-215.
192	(b) The commission:
193	(i) except as provided in Subsection (2)(b)(ii), shall distribute the [revenues] revenue
194	collected from the tax to the municipality within which the [revenues were] revenue was
195	collected; and
196	(ii) shall retain and deposit an administrative charge in accordance with Section
197	59-1-306 from the [revenues] revenue the commission collects from a tax under this part.
198	(3) A tax under this part is not subject to Section 59-12-107.1 or 59-12-123 or
199	Subsections 59-12-205(2) through [ <del>(6)</del> ] <u>(7)</u> .
200	Section 4. Section <b>59-12-403</b> is amended to read:
201	59-12-403. Enactment or repeal of tax Tax rate change Effective date
202	Notice requirements Administration, collection, and enforcement of tax
203	Administrative charge.
204	(1) For purposes of this section:
205	(a) "Annexation" means an annexation to a city or town under Title 10, Chapter 2, Part
206	4, Annexation.
207	(b) "Annexing area" means an area that is annexed into a city or town.
208	(2) (a) Except as provided in Subsection (2)(c) or (d), if, on or after April 1, 2008, a
209	city or town enacts or repeals a tax or changes the rate of a tax under this part, the enactment,
210	repeal, or change shall take effect:
211	(i) on the first day of a calendar quarter; and
212	(ii) after a 90-day period beginning on the date the commission receives notice meeting
213	the requirements of Subsection (2)(b) from the city or town.

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214	(b) The notice described in Subsection (2)(a)(ii) shall state:
215	(i) that the city or town will enact or repeal a tax or change the rate of a tax under this
216	part;
217	(ii) the statutory authority for the tax described in Subsection (2)(b)(i);
218	(iii) the effective date of the tax described in Subsection (2)(b)(i); and
219	(iv) if the city or town enacts the tax or changes the rate of the tax described in
220	Subsection (2)(b)(i), the rate of the tax.
221	(c) (i) [The] If the billing period for a transaction begins before the effective date of the
222	enactment of the tax or the tax rate increase imposed under Section 59-12-401, 59-12-402, or
223	$\underline{59-12-402.1}$ , the enactment of $[a]$ the tax or $[a]$ the tax rate increase takes effect on the first day
224	of the first billing period $[:(A)]$ that begins on or after the effective date of the enactment of the
225	tax or the tax rate increase[; and].
226	[(B) if the billing period for the transaction begins before the effective date of the
227	enactment of the tax or the tax rate increase imposed under Section 59-12-401, 59-12-402, or
228	<del>59-12-402.1.</del> ]
229	(ii) The repeal of a tax or a tax rate decrease applies to a billing period if the billing
230	statement for the billing period is [rendered] produced on or after the effective date of the
231	repeal of the tax or the tax rate decrease imposed under Section 59-12-401, 59-12-402, or
232	59-12-402.1.
233	(d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of
234	sales and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of
235	a tax described in Subsection (2)(a) takes effect:
236	(A) on the first day of a calendar quarter; and
237	(B) beginning 60 days after the effective date of the enactment, repeal, or change in the
238	rate of the tax under Subsection (2)(a).
239	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
240	commission may by rule define the term "catalogue sale."
241	(3) (a) Except as provided in Subsection (3)(c) or (d), if, for an annexation that occurs
242	on or after July 1, 2004, the annexation will result in the enactment, repeal, or change in the
243	rate of a tax under this part for an annexing area, the enactment, repeal, or change shall take

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effect:

245 (i) on the first day of a calendar quarter; and

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- 246 (ii) after a 90-day period beginning on the date the commission receives notice meeting 247 the requirements of Subsection (3)(b) from the city or town that annexes the annexing area.
  - (b) The notice described in Subsection (3)(a)(ii) shall state:
  - (i) that the annexation described in Subsection (3)(a) will result in an enactment, repeal, or change in the rate of a tax under this part for the annexing area;
    - (ii) the statutory authority for the tax described in Subsection (3)(b)(i);
    - (iii) the effective date of the tax described in Subsection (3)(b)(i); and
  - (iv) if the city or town enacts the tax or changes the rate of the tax described in Subsection (3)(b)(i), the rate of the tax.
    - (c) (i) [The] If the billing period for a transaction begins before the effective date of the enactment of the tax or the tax rate increase imposed under Section 59-12-401, 59-12-402, or 59-12-402.1, the enactment of [a] the tax or [a] the tax rate increase takes effect on the first day of the first billing period[: (A)] that begins on or after the effective date of the enactment of the tax or the tax rate increase[; and].
    - [(B) if the billing period for the transaction begins before the effective date of the enactment of the tax or the tax rate increase imposed under Section 59-12-401, 59-12-402, or 59-12-402.1.]
    - (ii) The repeal of a tax or a tax rate decrease applies to a billing period if the billing statement for the billing period is [rendered] produced on or after the effective date of the repeal of the tax or the tax rate decrease imposed under Section 59-12-401, 59-12-402, or 59-12-402.1.
    - (d) (i) [Notwithstanding Subsection (3)(a), if] If a tax due under this chapter on a catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of a tax described in Subsection (3)(a) takes effect:
      - (A) on the first day of a calendar quarter; and
  - (B) beginning 60 days after the effective date of the enactment, repeal, or change in the rate of the tax under Subsection (3)(a).
  - (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may by rule define the term "catalogue sale."
    - (4) (a) Except as provided in Subsection (4)(b), a tax authorized under this part shall be

- 276 administered, collected, and enforced in accordance with: 277 (i) the same procedures used to administer, collect, and enforce the tax under: 278 (A) Part 1, Tax Collection; or 279 (B) Part 2, Local Sales and Use Tax Act; and 280 (ii) Chapter 1, General Taxation Policies. 281 (b) [Notwithstanding Subsection (4)(a), a] A tax under this part is not subject to 282 Subsections 59-12-205(2) through [(6)] (7). 283 (5) The commission shall retain and deposit an administrative charge in accordance 284 with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under 285 this part. 286 Section 5. Section **59-12-603** is amended to read: 287 59-12-603. County tax -- Bases -- Rates -- Use of revenue -- Adoption of ordinance 288 required -- Advisory board -- Administration -- Collection -- Administrative charge --289 Distribution -- Enactment or repeal of tax or tax rate change -- Effective date -- Notice 290 requirements. 291 (1) (a) In addition to any other taxes, a county legislative body may, as provided in this 292 part, impose a tax as follows: 293 (i) (A) a county legislative body of any county may impose a tax of not to exceed 3% 294 on all short-term leases and rentals of motor vehicles not exceeding 30 days, except for leases 295 and rentals of motor vehicles made for the purpose of temporarily replacing a person's motor 296 vehicle that is being repaired pursuant to a repair or an insurance agreement; and 297 (B) beginning on or after January 1, 1999, a county legislative body of any county 298 imposing a tax under Subsection (1)(a)(i)(A) may, in addition to imposing the tax under 299 Subsection (1)(a)(i)(A), impose a tax of not to exceed 4% on all short-term leases and rentals 300 of motor vehicles not exceeding 30 days, except for leases and rentals of motor vehicles made 301 for the purpose of temporarily replacing a person's motor vehicle that is being repaired pursuant 302 to a repair or an insurance agreement; 303 (ii) a county legislative body of any county may impose a tax of not to exceed 1% of all
- 305 (A) alcoholic beverages;

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(B) food and food ingredients; or

sales of the following that are sold by a restaurant:

307	(C) prepared food; and
308	(iii) a county legislative body of a county of the first class may impose a tax of not to
309	exceed .5% on charges for the accommodations and services described in Subsection
310	59-12-103(1)(i).
311	(b) A tax imposed under Subsection (1)(a) is subject to the audit provisions of Section
312	17-31-5.5.
313	(2) (a) Subject to Subsection (2)(b), revenue from the imposition of the taxes provided
314	for in Subsections (1)(a)(i) through (iii) may be used for:
315	(i) financing tourism promotion; and
316	(ii) the development, operation, and maintenance of:
317	(A) an airport facility;
318	(B) a convention facility;
319	(C) a cultural facility;
320	(D) a recreation facility; or
321	(E) a tourist facility.
322	(b) A county of the first class shall expend at least \$450,000 each year of the
323	[revenues] revenue from the imposition of a tax authorized by Subsection (1)(a)(iii) within the
324	county to fund a marketing and ticketing system designed to:
325	(i) promote tourism in ski areas within the county by persons that do not reside within
326	the state; and
327	(ii) combine the sale of:
328	(A) ski lift tickets; and
329	(B) accommodations and services described in Subsection 59-12-103(1)(i).
330	(3) A tax imposed under this part may be pledged as security for bonds, notes, or other
331	evidences of indebtedness incurred by a county, city, or town under Title 11, Chapter 14, Local
332	Government Bonding Act, or a community development and renewal agency under Title 17C,
333	Chapter 1, Part 5, Agency Bonds, to finance:
334	(a) an airport facility;
335	(b) a convention facility;
336	(c) a cultural facility;
337	(d) a recreation facility; or

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- (4) (a) [In order to] To impose the tax under Subsection (1), each county legislative body shall adopt an ordinance imposing the tax.
- (b) The ordinance under Subsection (4)(a) shall include provisions substantially the same as those contained in Part 1, Tax Collection, except that the tax shall be imposed only on those items and sales described in Subsection (1).
- (c) The name of the county as the taxing agency shall be substituted for that of the state where necessary, and an additional license is not required if one has been or is issued under Section 59-12-106.
- (5) [In order to] To maintain in effect its tax ordinance adopted under this part, each county legislative body shall, within 30 days of any amendment of any applicable provisions of Part 1, Tax Collection, adopt amendments to its tax ordinance to conform with the applicable amendments to Part 1, Tax Collection.
- (6) (a) Regardless of whether a county of the first class creates a tourism tax advisory board in accordance with Section 17-31-8, the county legislative body of the county of the first class shall create a tax advisory board in accordance with this Subsection (6).
  - (b) The tax advisory board shall be composed of nine members appointed as follows:
- (i) four members shall be appointed by the county legislative body of the county of the first class as follows:
  - (A) one member shall be a resident of the unincorporated area of the county;
  - (B) two members shall be residents of the incorporated area of the county; and
- (C) one member shall be a resident of the unincorporated or incorporated area of the county; and
- (ii) subject to Subsections (6)(c) and (d), five members shall be mayors of cities or towns within the county of the first class appointed by an organization representing all mayors of cities and towns within the county of the first class.
  - (c) Five members of the tax advisory board constitute a quorum.
  - (d) The county legislative body of the county of the first class shall determine:
- 366 (i) terms of the members of the tax advisory board;
- 367 (ii) procedures and requirements for removing a member of the tax advisory board;
- 368 (iii) voting requirements, except that action of the tax advisory board shall be by at

369	least a majority vote of a quorum of the tax advisory board;
370	(iv) chairs or other officers of the tax advisory board;
371	(v) how meetings are to be called and the frequency of meetings; and
372	(vi) the compensation, if any, of members of the tax advisory board.
373	(e) The tax advisory board under this Subsection (6) shall advise the county legislative
374	body of the county of the first class on the expenditure of [revenues] revenue collected within
375	the county of the first class from the taxes described in Subsection (1)(a).
376	(7) (a) (i) Except as provided in Subsection (7)(a)(ii), a tax authorized under this part
377	shall be administered, collected, and enforced in accordance with:
378	(A) the same procedures used to administer, collect, and enforce the tax under:
379	(I) Part 1, Tax Collection; or
380	(II) Part 2, Local Sales and Use Tax Act; and
381	(B) Chapter 1, General Taxation Policies.
382	(ii) A tax under this part is not subject to Section 59-12-107.1 or 59-12-123 or
383	Subsections 59-12-205(2) through [ <del>(6)</del> ] <u>(7)</u> .
384	(b) Except as provided in Subsection (7)(c):
385	(i) for a tax under this part other than the tax under Subsection (1)(a)(i)(B), the
386	commission shall distribute the [revenues] revenue to the county imposing the tax; and
387	(ii) for a tax under Subsection (1)(a)(i)(B), the commission shall distribute the
388	[revenues] revenue according to the distribution formula provided in Subsection (8).
389	(c) The commission shall retain and deposit an administrative charge in accordance
390	with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under
391	this part.
392	(8) The commission shall distribute the [revenues] revenue generated by the tax under
393	Subsection (1)(a)(i)(B) to each county collecting a tax under Subsection (1)(a)(i)(B) according
394	to the following formula:
395	(a) the commission shall distribute 70% of the [revenues] revenue based on the
396	percentages generated by dividing the [revenues] revenue collected by each county under
397	Subsection (1)(a)(i)(B) by the total [revenues] revenue collected by all counties under

(b) the commission shall distribute 30% of the [revenues] revenue based on the

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Subsection (1)(a)(i)(B); and

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400	percentages generated by dividing the population of each county collecting a tax under
401	Subsection (1)(a)(i)(B) by the total population of all counties collecting a tax under Subsection
402	(1)(a)(i)(B).
403	(9) (a) For purposes of this Subsection (9):
404	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2, Part 2,
405	County Annexation.
406	(ii) "Annexing area" means an area that is annexed into a county.
407	(b) (i) Except as provided in Subsection (9)(c), if, on or after July 1, 2004, a county
408	enacts or repeals a tax or changes the rate of a tax under this part, the enactment, repeal, or
409	change shall take effect:
410	(A) on the first day of a calendar quarter; and
411	(B) after a 90-day period beginning on the date the commission receives notice meeting
412	the requirements of Subsection (9)(b)(ii) from the county.
413	(ii) The notice described in Subsection (9)(b)(i)(B) shall state:
414	(A) that the county will enact or repeal a tax or change the rate of a tax under this part;
415	(B) the statutory authority for the tax described in Subsection (9)(b)(ii)(A);
416	(C) the effective date of the tax described in Subsection (9)(b)(ii)(A); and
417	(D) if the county enacts the tax or changes the rate of the tax described in Subsection
418	(9)(b)(ii)(A), the rate of the tax.
419	(c) (i) [The] If the billing period for a transaction begins before the effective date of the
420	enactment of the tax or the tax rate increase imposed under Subsection (1), the enactment of [a]
421	the tax or $[a]$ the tax rate increase shall take effect on the first day of the first billing period[:
422	(A)] that begins after the effective date of the enactment of the tax or the tax rate increase[;
423	and] <u>.</u>
424	[(B) if the billing period for the transaction begins before the effective date of the
425	enactment of the tax or the tax rate increase imposed under Subsection (1).]
426	(ii) [The] If the billing period for a transaction begins before the effective date of the
427	repeal of the tax or the tax rate decrease imposed under Subsection (1), the repeal of [a] the tax
428	or $[a]$ the tax rate decrease shall take effect on the first day of the last billing period $[a]$ that
429	began before the effective date of the repeal of the tax or the tax rate decrease[; and].
430	(B) if the billing period for the transaction begins before the effective date of the

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431	repear of the tax of the tax rate decrease imposed under Subsection (1).
432	(d) (i) Except as provided in Subsection (9)(e), if, for an annexation that occurs on or
433	after July 1, 2004, the annexation will result in the enactment, repeal, or change in the rate of a
434	tax under this part for an annexing area, the enactment, repeal, or change shall take effect:
435	(A) on the first day of a calendar quarter; and
436	(B) after a 90-day period beginning on the date the commission receives notice meeting
437	the requirements of Subsection (9)(d)(ii) from the county that annexes the annexing area.
438	(ii) The notice described in Subsection (9)(d)(i)(B) shall state:
439	(A) that the annexation described in Subsection (9)(d)(i) will result in an enactment,
440	repeal, or change in the rate of a tax under this part for the annexing area;
441	(B) the statutory authority for the tax described in Subsection (9)(d)(ii)(A);
442	(C) the effective date of the tax described in Subsection (9)(d)(ii)(A); and
443	(D) if the county enacts the tax or changes the rate of the tax described in Subsection
444	(9)(d)(ii)(A), the rate of the tax.
445	(e) (i) [The] If the billing period for a transaction begins before the effective date of the
446	enactment of the tax or the tax rate increase imposed under Subsection (1), the enactment of [a]
447	the tax or $[a]$ the tax rate increase shall take effect on the first day of the first billing period $[a]$
448	(A)] that begins after the effective date of the enactment of the tax or the tax rate increase[;
449	and] <u>.</u>
450	[(B) if the billing period for the transaction begins before the effective date of the
451	enactment of the tax or the tax rate increase imposed under Subsection (1).]
452	(ii) [The] If the billing period for a transaction begins before the effective date of the
453	repeal of the tax or the tax rate decrease imposed under Subsection (1), the repeal of [a] the tax
454	or $[a]$ the tax rate decrease shall take effect on the first day of the last billing period $[a]$ that
455	began before the effective date of the repeal of the tax or the tax rate decrease[; and].
456	[(B) if the billing period for the transaction begins before the effective date of the
457	repeal of the tax or the tax rate decrease imposed under Subsection (1).]
458	Section 6. Section <b>59-12-703</b> is amended to read:
459	59-12-703. Opinion question election Base Rate Imposition of tax
460	Expenditure of revenue Administration Enactment or repeal of tax Effective date
461	Notice requirements.

(1) (a) Subject to the other provisions of this section, a county legislative body may submit an opinion question to the residents of that county, by majority vote of all members of the legislative body, so that each resident of the county, except residents in municipalities that have already imposed a sales and use tax under Part 14, City or Town Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, has an opportunity to express the resident's opinion on the imposition of a local sales and use tax of .1% on the transactions described in Subsection 59-12-103(1) located within the county, to:

- (i) fund cultural facilities, recreational facilities, and zoological facilities, botanical organizations, cultural organizations, and zoological organizations, and rural radio stations, in that county; or
- (ii) provide funding for a botanical organization, cultural organization, or zoological organization to pay for use of a bus or facility rental if that use of the bus or facility rental is in furtherance of the botanical organization's, cultural organization's, or zoological organization's primary purpose.
  - (b) The opinion question required by this section shall state:

"Shall (insert the name of the county), Utah, be authorized to impose a .1% sales and use tax for (list the purposes for which the [revenues] revenue collected from the sales and use tax shall be expended)?"

- (c) [Notwithstanding Subsection (1)(a), a]  $\underline{A}$  county legislative body may not impose a tax under this section on:
- (i) the sales and uses described in Section 59-12-104 to the extent the sales and uses are exempt from taxation under Section 59-12-104;
- (ii) sales and uses within [municipalities that have] a municipality that has already imposed a sales and use tax under Part 14, City or Town Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities; and
- (iii) except as provided in Subsection (1)(e), amounts paid or charged for food and food ingredients.
- (d) For purposes of this Subsection (1), the location of a transaction shall be determined in accordance with Sections 59-12-211 through 59-12-215.
- (e) A county legislative body imposing a tax under this section shall impose the tax on amounts paid or charged for food and food ingredients if the food and food ingredients are sold

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as part of a bundled transaction attributable to food and food ingredients and tangible personal property other than food and food ingredients.

- (f) The election shall follow the procedures outlined in Title 11, Chapter 14, Local Government Bonding Act.
- (2) (a) If the county legislative body determines that a majority of the county's registered voters voting on the imposition of the tax have voted in favor of the imposition of the tax as prescribed in Subsection (1), the county legislative body may impose the tax by a majority vote of all members of the legislative body on the transactions:
  - (i) described in Subsection (1); and
- (ii) within the county, including the cities and towns located in the county, except those cities and towns that have already imposed a sales and use tax under Part 14, City or Town Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities.
- (b) A county legislative body may revise county ordinances to reflect statutory changes to the distribution formula or eligible recipients of [revenues] revenue generated from a tax imposed under Subsection (2)(a):
- (i) after the county legislative body submits an opinion question to residents of the county in accordance with Subsection (1) giving them the opportunity to express their opinion on the proposed revisions to county ordinances; and
- (ii) if the county legislative body determines that a majority of those voting on the opinion question have voted in favor of the revisions.
- (3) Subject to Section 59-12-704, [revenues] revenue collected from a tax imposed under Subsection (2) shall be expended:
- (a) to fund cultural facilities, recreational facilities, and zoological facilities located within the county or a city or town located in the county, except a city or town that has already imposed a sales and use tax under Part 14, City or Town Option Funding for Botanical,
- 519 Cultural, Recreational, and Zoological Organizations or Facilities;
  - (b) to fund ongoing operating expenses of:
  - (i) recreational facilities described in Subsection (3)(a);
- 522 (ii) botanical organizations, cultural organizations, and zoological organizations within 523 the county; and

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524	(iii) rural radio stations within the county; and
525	(c) as stated in the opinion question described in Subsection (1).
526	(4) (a) A tax authorized under this part shall be:
527	(i) except as provided in Subsection (4)(b), administered, collected, and enforced in
528	accordance with:
529	(A) the same procedures used to administer, collect, and enforce the tax under:
530	(I) Part 1, Tax Collection; or
531	(II) Part 2, Local Sales and Use Tax Act; and
532	(B) Chapter 1, General Taxation Policies; and
533	(ii) levied for a period of 10 years and may be reauthorized at the end of the ten-year
534	period in accordance with this section.
535	(b) A tax under this part is not subject to Subsections 59-12-205(2) through [(6)] (7).
536	(5) (a) For purposes of this Subsection (5):
537	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2, Part 2,
538	County Annexation.
539	(ii) "Annexing area" means an area that is annexed into a county.
540	(b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a
541	county enacts or repeals a tax under this part, the enactment or repeal shall take effect:
542	(A) on the first day of a calendar quarter; and
543	(B) after a 90-day period beginning on the date the commission receives notice meeting
544	the requirements of Subsection (5)(b)(ii) from the county.
545	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:
546	(A) that the county will enact or repeal a tax under this part;
547	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);
548	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and
549	(D) if the county enacts the tax described in Subsection (5)(b)(ii)(A), the rate of the
550	tax.
551	(c) (i) [The] If the billing period for a transaction begins before the effective date of the
552	enactment of the tax under this section, the enactment of [a] the tax takes effect on the first day
553	of the first billing period[:(A)] that begins on or after the effective date of the enactment of the
554	tax[ <del>; and</del> ] <u>.</u>

555	[(B) if the billing period for the transaction begins before the effective date of the
556	enactment of the tax under this section.]
557	(ii) The repeal of a tax applies to a billing period if the billing statement for the billing
558	period is [rendered] produced on or after the effective date of the repeal of the tax imposed
559	under this section.
560	(d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of
561	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in
562	Subsection (5)(b)(i) takes effect:
563	(A) on the first day of a calendar quarter; and
564	(B) beginning 60 days after the effective date of the enactment or repeal under
565	Subsection (5)(b)(i).
566	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
567	commission may by rule define the term "catalogue sale."
568	(e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs
569	on or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this
570	part for an annexing area, the enactment or repeal shall take effect:
571	(A) on the first day of a calendar quarter; and
572	(B) after a 90-day period beginning on the date the commission receives notice meeting
573	the requirements of Subsection (5)(e)(ii) from the county that annexes the annexing area.
574	(ii) The notice described in Subsection (5)(e)(i)(B) shall state:
575	(A) that the annexation described in Subsection (5)(e)(i) will result in an enactment or
576	repeal of a tax under this part for the annexing area;
577	(B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);
578	(C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and
579	(D) the rate of the tax described in Subsection (5)(e)(ii)(A).
580	(f) (i) [The] If the billing period for a transaction begins before the effective date of the
581	enactment of the tax under this section, the enactment of [a] the tax takes effect on the first day
582	of the first billing period[: (A)] that begins on or after the effective date of the enactment of the
583	tax[ <del>; and</del> ].
584	(B) if the billing period for the transaction begins before the effective date of the

enactment of the tax under this section.]

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586	(ii) The repeal of a tax applies to a billing period if the billing statement for the billing
587	period is rendered on or after the effective date of the repeal of the tax imposed under this
588	section.
589	(g) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of
590	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in
591	Subsection (5)(e)(i) takes effect:
592	(A) on the first day of a calendar quarter; and
593	(B) beginning 60 days after the effective date of the enactment or repeal under
594	Subsection (5)(e)(i).
595	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
596	commission may by rule define the term "catalogue sale."
597	Section 7. Section <b>59-12-802</b> is amended to read:
598	59-12-802. Imposition of rural county health care facilities tax Expenditure of
599	tax revenue Base Rate Administration, collection, and enforcement of tax
600	Administrative charge.
601	(1) (a) A county legislative body of a county of the third, fourth, fifth, or sixth class
602	may impose a sales and use tax of up to 1% on the transactions described in Subsection
603	59-12-103(1) located within the county.
604	(b) Subject to Subsection (3), the money collected from a tax under this section may be
605	used to fund:
606	(i) for a county of the third or fourth class, rural county health care facilities in that
607	county; or
608	(ii) for a county of the fifth or sixth class:
609	(A) rural emergency medical services in that county;
610	(B) federally qualified health centers in that county;
611	(C) freestanding urgent care centers in that county;
612	(D) rural county health care facilities in that county;
613	(E) rural health clinics in that county; or
614	(F) a combination of Subsections (1)(b)(ii)(A) through (E).
615	(c) Notwithstanding Subsection (1)(a), a county legislative body may not impose a tax
616	under this section on:

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617	(i) the sales and uses described in Section 59-12-104 to the extent the sales and uses
618	are exempt from taxation under Section 59-12-104;
619	(ii) a transaction to the extent a rural city hospital tax is imposed on that transaction in
620	a city that imposes a tax under Section 59-12-804; and
621	(iii) except as provided in Subsection (1)(e), amounts paid or charged for food and
622	food ingredients.
623	(d) For purposes of this Subsection (1), the location of a transaction shall be
624	determined in accordance with Sections 59-12-211 through 59-12-215.
625	(e) A county legislative body imposing a tax under this section shall impose the tax on
626	amounts paid or charged for food and food ingredients if the food and food ingredients are sold
627	as part of a bundled transaction attributable to food and food ingredients and tangible personal
628	property other than food and food ingredients.
629	(2) (a) Before imposing a tax under Subsection (1), a county legislative body shall
630	obtain approval to impose the tax from a majority of the:
631	(i) members of the county's legislative body; and
632	(ii) county's registered voters voting on the imposition of the tax.
633	(b) The county legislative body shall conduct the election according to the procedures
634	and requirements of Title 11, Chapter 14, Local Government Bonding Act.
635	(3) (a) The money collected from a tax imposed under Subsection (1) by a county
636	legislative body of a county of the third or fourth class may only be used for the financing of:

facility within that county. (b) The money collected from a tax imposed under Subsection (1) by a county of the

(i) ongoing operating expenses of a rural county health care facility within that county;

(ii) the acquisition of land for a rural county health care facility within that county; or

(iii) the design, construction, equipping, or furnishing of a rural county health care

- (i) ongoing operating expenses of a center, clinic, or facility described in Subsection (1)(b)(ii) within that county;
- (ii) the acquisition of land for a center, clinic, or facility described in Subsection (1)(b)(ii) within that county;

fifth or sixth class may only be used to fund:

(iii) the design, construction, equipping, or furnishing of a center, clinic, or facility

648	described in Subsection (1)(b)(ii) within that county; or
649	(iv) rural emergency medical services within that county.
650	(4) (a) A tax under this section shall be:
651	(i) except as provided in Subsection (4)(b), administered, collected, and enforced in
652	accordance with:
653	(A) the same procedures used to administer, collect, and enforce the tax under:
654	(I) Part 1, Tax Collection; or
655	(II) Part 2, Local Sales and Use Tax Act; and
656	(B) Chapter 1, General Taxation Policies; and
657	(ii) levied for a period of 10 years and may be reauthorized at the end of the ten-year
658	period by the county legislative body as provided in Subsection (1).
659	(b) [Notwithstanding Subsection (4)(a)(i), a] $\underline{A}$ tax under this section is not subject to
660	Subsections 59-12-205(2) through [ <del>(6)</del> ] <u>(7)</u> .
661	(c) A county legislative body shall distribute money collected from a tax under this
662	section quarterly.
663	(5) The commission shall retain and deposit an administrative charge in accordance
664	with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under
665	this section.
666	Section 8. Section <b>59-12-804</b> is amended to read:
667	59-12-804. Imposition of rural city hospital tax Base Rate Administration,
668	collection, and enforcement of tax Administrative charge.
669	(1) (a) A city legislative body may impose a sales and use tax of up to 1%:
670	(i) on the transactions described in Subsection 59-12-103(1) located within the city;
671	and
672	(ii) to fund rural city hospitals in that city.
673	(b) Notwithstanding Subsection (1)(a)(i), a city legislative body may not impose a tax
674	under this section on:
675	(i) the sales and uses described in Section 59-12-104 to the extent the sales and uses
676	are exempt from taxation under Section 59-12-104; and
677	(ii) except as provided in Subsection (1)(d), amounts paid or charged for food and food
678	ingredients.

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(c) For purposes of this Subsection (1), the location of a transaction shall be determined in accordance with Sections 59-12-211 through 59-12-215.

- (d) A city legislative body imposing a tax under this section shall impose the tax on amounts paid or charged for food and food ingredients if the food and food ingredients are sold as part of a bundled transaction attributable to food and food ingredients and tangible personal property other than food and food ingredients.
- (2) (a) Before imposing a tax under Subsection (1)(a), a city legislative body shall obtain approval to impose the tax from a majority of the:
  - (i) members of the city legislative body; and
  - (ii) city's registered voters voting on the imposition of the tax.
- (b) The city legislative body shall conduct the election according to the procedures and requirements of Title 11, Chapter 14, Local Government Bonding Act.
- 691 (3) The money collected from a tax imposed under Subsection (1) may only be used to 692 fund:
  - (a) ongoing operating expenses of a rural city hospital;
  - (b) the acquisition of land for a rural city hospital; or
  - (c) the design, construction, equipping, or furnishing of a rural city hospital.
- 696 (4) (a) A tax under this section shall be:
- 697 (i) except as provided in Subsection (4)(b), administered, collected, and enforced in accordance with:
  - (A) the same procedures used to administer, collect, and enforce the tax under:
- 700 (I) Part 1, Tax Collection; or

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- (II) Part 2, Local Sales and Use Tax Act; and
- (B) Chapter 1, General Taxation Policies; and
- (ii) levied for a period of 10 years and may be reauthorized at the end of the ten-year period by the city legislative body as provided in Subsection (1).
- (b) [Notwithstanding Subsection (4)(a)(i), a]  $\underline{A}$  tax under this section is not subject to Subsections 59-12-205(2) through [(6)] (7).
- 707 (5) The commission shall retain and deposit an administrative charge in accordance 708 with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under 709 this section.

- 710 Section 9. Section **59-12-1102** is amended to read:
- 711 59-12-1102. Base -- Rate -- Imposition of tax -- Distribution of revenue --
- 712 Administration -- Administrative charge -- Commission requirement to retain an amount
- 713 to be deposited into the Qualified Emergency Food Agencies Fund -- Enactment or repeal
- 714 of tax -- Effective date -- Notice requirements.

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- (1) (a) (i) Subject to Subsections (2) through (6), and in addition to any other tax authorized by this chapter, a county may impose by ordinance a county option sales and use tax of .25% upon the transactions described in Subsection 59-12-103(1).
- (ii) Notwithstanding Subsection (1)(a)(i), a county may not impose a tax under this section on the sales and uses described in Section 59-12-104 to the extent the sales and uses are exempt from taxation under Section 59-12-104.
- (b) For purposes of this Subsection (1), the location of a transaction shall be determined in accordance with Sections 59-12-211 through 59-12-215.
  - (c) The county option sales and use tax under this section shall be imposed:
- 724 (i) upon transactions that are located within the county, including transactions that are located within municipalities in the county; and
  - (ii) except as provided in Subsection (1)(d) or (5), beginning on the first day of January:
  - (A) of the next calendar year after adoption of the ordinance imposing the tax if the ordinance is adopted on or before May 25; or
  - (B) of the second calendar year after adoption of the ordinance imposing the tax if the ordinance is adopted after May 25.
  - (d) [Notwithstanding Subsection (1)(c)(ii), the] The county option sales and use tax under this section shall be imposed:
  - (i) beginning January 1, 1998, if an ordinance adopting the tax imposed on or before September 4, 1997; or
- 736 (ii) beginning January 1, 1999, if an ordinance adopting the tax is imposed during 1997 737 but after September 4, 1997.
- 738 (2) (a) Before imposing a county option sales and use tax under Subsection (1), a 739 county shall hold two public hearings on separate days in geographically diverse locations in 740 the county.

741 (b) (i) At least one of the hearings required by Subsection (2)(a) shall have a starting 742 time of no earlier than 6 p.m.

- (ii) The earlier of the hearings required by Subsection (2)(a) shall be no less than seven days after the day the first advertisement required by Subsection (2)(c) is published.
- (c) (i) Before holding the public hearings required by Subsection (2)(a), the county shall advertise:
  - (A) its intent to adopt a county option sales and use tax;
  - (B) the date, time, and location of each public hearing; and
- (C) a statement that the purpose of each public hearing is to obtain public comments regarding the proposed tax.
  - (ii) The advertisement shall be published:

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- (A) in a newspaper of general circulation in the county once each week for the two weeks preceding the earlier of the two public hearings; and
- (B) on the Utah Public Notice Website created in Section 63F-1-701, for two weeks preceding the earlier of the two public hearings.
- (iii) The advertisement described in Subsection (2)(c)(ii)(A) shall be no less than 1/8 page in size, and the type used shall be no smaller than 18 point and surrounded by a 1/4-inch border.
- (iv) The advertisement described in Subsection (2)(c)(ii)(A) may not be placed in that portion of the newspaper where legal notices and classified advertisements appear.
  - (v) In accordance with Subsection (2)(c)(ii)(A), whenever possible:
- (A) the advertisement shall appear in a newspaper that is published at least five days a week, unless the only newspaper in the county is published less than five days a week; and
- (B) the newspaper selected shall be one of general interest and readership in the community, and not one of limited subject matter.
- (d) The adoption of an ordinance imposing a county option sales and use tax is subject to a local referendum election and shall be conducted as provided in Title 20A, Chapter 7, Part 6, Local Referenda Procedures.
- (3) (a) Subject to Subsection (5), if the aggregate population of the counties imposing a county option sales and use tax under Subsection (1) is less than 75% of the state population, the tax levied under Subsection (1) shall be distributed to the county in which the tax was

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- (b) Subject to Subsection (5), if the aggregate population of the counties imposing a county option sales and use tax under Subsection (1) is greater than or equal to 75% of the state population:
- (i) 50% of the tax collected under Subsection (1) in each county shall be distributed to the county in which the tax was collected; and
- (ii) except as provided in Subsection (3)(c), 50% of the tax collected under Subsection (1) in each county shall be distributed proportionately among all counties imposing the tax, based on the total population of each county.
- (c) Except as provided in Subsection (5), the amount to be distributed annually to a county under Subsection (3)(b)(ii), when combined with the amount distributed to the county under Subsection (3)(b)(i), does not equal at least \$75,000, then:
- (i) the amount to be distributed annually to that county under Subsection (3)(b)(ii) shall be increased so that, when combined with the amount distributed to the county under Subsection (3)(b)(i), the amount distributed annually to the county is \$75,000; and
- (ii) the amount to be distributed annually to all other counties under Subsection (3)(b)(ii) shall be reduced proportionately to offset the additional amount distributed under Subsection (3)(c)(i).
- (d) The commission shall establish rules to implement the distribution of the tax under Subsections (3)(a), (b), and (c).
- (4) (a) Except as provided in Subsection (4)(b) or (c), a tax authorized under this part shall be administered, collected, and enforced in accordance with:
  - (i) the same procedures used to administer, collect, and enforce the tax under:
  - (A) Part 1, Tax Collection; or
  - (B) Part 2, Local Sales and Use Tax Act; and
- (ii) Chapter 1, General Taxation Policies.
- 798 (b) [Notwithstanding Subsection (4)(a), a] A tax under this part is not subject to Subsections 59-12-205(2) through [(6)] (7).
  - (c) (i) Subject to Subsection (4)(c)(ii), the commission shall retain and deposit an administrative charge in accordance with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under this part.

803	(ii) Notwithstanding Section 59-1-306, the administrative charge described in
804	Subsection (4)(c)(i) shall be calculated by taking a percentage described in Section 59-1-306 of
805	the distribution amounts resulting after:
806	(A) the applicable distribution calculations under Subsection (3) have been made; and
807	(B) the commission retains the amount required by Subsection (5).
808	(5) (a) Beginning on July 1, 2009, the commission shall calculate and retain a portion
809	of the sales and use tax collected under this part as provided in this Subsection (5).
810	(b) For a county that imposes a tax under this part, the commission shall calculate a
811	percentage each month by dividing the sales and use tax collected under this part for that
812	month within the boundaries of that county by the total sales and use tax collected under this
813	part for that month within the boundaries of all of the counties that impose a tax under this part.
814	(c) For a county that imposes a tax under this part, the commission shall retain each
815	month an amount equal to the product of:
816	(i) the percentage the commission determines for the month under Subsection (5)(b)
817	for the county; and
818	(ii) \$6,354.
819	(d) The commission shall deposit an amount the commission retains in accordance
820	with this Subsection (5) into the Qualified Emergency Food Agencies Fund created by Section
821	35A-8-1009.
822	(e) An amount the commission deposits into the Qualified Emergency Food Agencies
823	Fund shall be expended as provided in Section 35A-8-1009.
824	(6) (a) For purposes of this Subsection (6):
825	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2, County
826	Consolidations and Annexations.
827	(ii) "Annexing area" means an area that is annexed into a county.
828	(b) (i) Except as provided in Subsection (6)(c) or (d), if, on or after July 1, 2004, a
829	county enacts or repeals a tax under this part:
830	(A) (I) the enactment shall take effect as provided in Subsection (1)(c); or
831	(II) the repeal shall take effect on the first day of a calendar quarter; and
832	(B) after a 90-day period beginning on the date the commission receives notice meeting

the requirements of Subsection (6)(b)(ii) from the county.

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834	(ii) The notice described in Subsection (6)(b)(i)(B) shall state:
835	(A) that the county will enact or repeal a tax under this part;
836	(B) the statutory authority for the tax described in Subsection (6)(b)(ii)(A);
837	(C) the effective date of the tax described in Subsection (6)(b)(ii)(A); and
838	(D) if the county enacts the tax described in Subsection (6)(b)(ii)(A), the rate of the
839	tax.
840	(c) (i) [The] If the billing period for a transaction begins before the effective date of the
841	enactment of the tax under Subsection (1), the enactment of [a] the tax takes effect on the first
842	day of the first billing $period[\frac{\cdot\cdot(A)}{\cdot}]$ that begins on or after the effective date of the enactment of
843	the tax[ <del>; and</del> ].
844	[(B) if the billing period for the transaction begins before the effective date of the
845	enactment of the tax under Subsection (1).]
846	(ii) The repeal of a tax applies to a billing period if the billing statement for the billing
847	period is [rendered] produced on or after the effective date of the repeal of the tax imposed
848	under Subsection (1).
849	(d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of
850	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in
851	Subsection (6)(b)(i) takes effect:
852	(A) on the first day of a calendar quarter; and
853	(B) beginning 60 days after the effective date of the enactment or repeal under
854	Subsection (6)(b)(i).
855	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
856	commission may by rule define the term "catalogue sale."
857	(e) (i) Except as provided in Subsection (6)(f) or (g), if, for an annexation that occurs
858	on or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this
859	part for an annexing area, the enactment or repeal shall take effect:
860	(A) on the first day of a calendar quarter; and
861	(B) after a 90-day period beginning on the date the commission receives notice meeting
862	the requirements of Subsection (6)(e)(ii) from the county that annexes the annexing area.
863	(ii) The notice described in Subsection (6)(e)(i)(B) shall state:
864	(A) that the annexation described in Subsection (6)(e)(i) will result in an enactment or

865 repeal of a tax under this part for the annexing area; 866 (B) the statutory authority for the tax described in Subsection (6)(e)(ii)(A): 867 (C) the effective date of the tax described in Subsection (6)(e)(ii)(A); and 868 (D) the rate of the tax described in Subsection (6)(e)(ii)(A). 869 (f) (i) [The] If the billing period for a transaction begins before the effective date of the 870 enactment of the tax under Subsection (1), the enactment of [a] the tax takes effect on the first 871 day of the first billing period[:(A)] that begins on or after the effective date of the enactment of 872 the tax[; and]. 873 (B) if the billing period for the transaction begins before the effective date of the 874 enactment of the tax under Subsection (1). 875 (ii) The repeal of a tax applies to a billing period if the billing statement for the billing 876 period is [rendered] produced on or after the effective date of the repeal of the tax imposed 877 under Subsection (1). (g) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of 878 879 sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in 880 Subsection (6)(e)(i) takes effect: 881 (A) on the first day of a calendar quarter; and 882 (B) beginning 60 days after the effective date of the enactment or repeal under 883 Subsection (6)(e)(i). 884 (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the 885 commission may by rule define the term "catalogue sale." Section 10. Section **59-12-1302** is amended to read: 886 887 59-12-1302. Imposition of tax -- Base -- Rate -- Enactment or repeal of tax -- Tax 888 rate change -- Effective date -- Notice requirements -- Administration, collection, and

- enforcement of tax -- Administrative charge. (1) Beginning on or after January 1, 1998, the governing body of a town may impose a
- (2) A town may impose a tax as provided in this part if the town imposed a license fee or tax on businesses based on gross receipts under Section 10-1-203 on or before January 1,

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(3) A town imposing a tax under this section shall:

tax as provided in this part in an amount that does not exceed 1%.

896 (a) except as provided in Subsection (4), impose the tax on the transactions described 897 in Subsection 59-12-103(1) located within the town; and 898 (b) provide an effective date for the tax as provided in Subsection (5). 899 (4) (a) [Notwithstanding Subsection (3)(a), a] A town may not impose a tax under this 900 section on: 901 (i) the sales and uses described in Section 59-12-104 to the extent the sales and uses 902 are exempt from taxation under Section 59-12-104; and 903 (ii) except as provided in Subsection (4)(c), amounts paid or charged for food and food 904 ingredients. 905 (b) For purposes of this Subsection (4), the location of a transaction shall be 906 determined in accordance with Sections 59-12-211 through 59-12-215. 907 (c) A town imposing a tax under this section shall impose the tax on amounts paid or 908 charged for food and food ingredients if the food and food ingredients are sold as part of a 909 bundled transaction attributable to food and food ingredients and tangible personal property 910 other than food and food ingredients. 911 (5) (a) For purposes of this Subsection (5): 912 (i) "Annexation" means an annexation to a town under Title 10, Chapter 2, Part 4, 913 Annexation. 914 (ii) "Annexing area" means an area that is annexed into a town. 915 (b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a 916 town enacts or repeals a tax or changes the rate of a tax under this part, the enactment, repeal, 917 or change shall take effect: 918 (A) on the first day of a calendar quarter; and 919 (B) after a 90-day period beginning on the date the commission receives notice meeting 920 the requirements of Subsection (5)(b)(ii) from the town. 921 (ii) The notice described in Subsection (5)(b)(i)(B) shall state: 922 (A) that the town will enact or repeal a tax or change the rate of a tax under this part; 923 (B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);

(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and

(D) if the town enacts the tax or changes the rate of the tax described in Subsection

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(5)(b)(ii)(A), the rate of the tax.

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(c) (i) [The] If the billing period for the transaction begins before the effective date of the enactment of the tax or the tax rate increase imposed under Subsection (1), the enactment of [a] the tax or [a] the tax rate increase takes effect on the first day of the first billing period[: (A)] that begins on or after the effective date of the enactment of the tax or the tax rate increase[; and].

- [(B) if the billing period for the transaction begins before the effective date of the enactment of the tax or the tax rate increase imposed under Subsection (1).]
- (ii) The repeal of a tax or a tax rate decrease applies to a billing period if the billing statement for the billing period is [rendered] produced on or after the effective date of the repeal of the tax or the tax rate decrease imposed under Subsection (1).
- (d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of a tax described in Subsection (5)(b)(i) takes effect:
  - (A) on the first day of a calendar quarter; and

- (B) beginning 60 days after the effective date of the enactment, repeal, or change in the rate of the tax under Subsection (5)(b)(i).
- (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may by rule define the term "catalogue sale."
- (e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs on or after July 1, 2004, the annexation will result in the enactment, repeal, or change in the rate of a tax under this part for an annexing area, the enactment, repeal, or change shall take effect:
  - (A) on the first day of a calendar quarter; and
- (B) after a 90-day period beginning on the date the commission receives notice meeting the requirements of Subsection (5)(e)(ii) from the town that annexes the annexing area.
  - (ii) The notice described in Subsection (5)(e)(i)(B) shall state:
- (A) that the annexation described in Subsection (5)(e)(i) will result in an enactment, repeal, or change in the rate of a tax under this part for the annexing area;
  - (B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);
- 956 (C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and
- (D) if the town enacts the tax or changes the rate of the tax described in Subsection

958 (5)(e)(ii)(A), the rate of the tax.

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- (f) (i) [The] If the billing period for a transaction begins before the effective date of the enactment of the tax or the tax rate increase imposed under Subsection (1), the enactment of [a] the tax or [a] the tax rate increase takes effect on the first day of the first billing period[:(A)] that begins on or after the effective date of the enactment of the tax or the tax rate increase[; and].
  - [(B) if the billing period for the transaction begins before the effective date of the enactment of the tax or the tax rate increase imposed under Subsection (1).]
  - (ii) The repeal of a tax or a tax rate decrease applies to a billing period if the billing statement for the billing period is [rendered] produced on or after the effective date of the repeal of the tax or the tax rate decrease imposed under Subsection (1).
  - (g) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of a tax described in Subsection (5)(e)(i) takes effect:
    - (A) on the first day of a calendar quarter; and
  - (B) beginning 60 days after the effective date of the enactment, repeal, or change in the rate of the tax under Subsection (5)(e)(i).
  - (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may by rule define the term "catalogue sale."
    - (6) The commission shall:
  - (a) distribute the [revenues] revenue generated by the tax under this section to the town imposing the tax; and
  - (b) except as provided in Subsection (8), administer, collect, and enforce the tax authorized under this section in accordance with:
    - (i) the same procedures used to administer, collect, and enforce the tax under:
    - (A) Part 1, Tax Collection; or
    - (B) Part 2, Local Sales and Use Tax Act; and
- 985 (ii) Chapter 1, General Taxation Policies.
- 986 (7) The commission shall retain and deposit an administrative charge in accordance 987 with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under 988 this part.

989 (8) [Notwithstanding Subsection (6)(b), a] A tax under this section is not subject to 990 Subsections 59-12-205(2) through [(6)] (7). 991 Section 11. Section **59-12-1402** is amended to read: 992 59-12-1402. Opinion question election -- Base -- Rate -- Imposition of tax --993 Expenditure of revenue -- Enactment or repeal of tax -- Effective date -- Notice 994 requirements. 995 (1) (a) Subject to the other provisions of this section, a city or town legislative body 996 subject to this part may submit an opinion question to the residents of that city or town, by 997 majority vote of all members of the legislative body, so that each resident of the city or town 998 has an opportunity to express the resident's opinion on the imposition of a local sales and use 999 tax of .1% on the transactions described in Subsection 59-12-103(1) located within the city or 1000 town, to: 1001 (i) fund cultural facilities, recreational facilities, and zoological facilities and botanical 1002 organizations, cultural organizations, and zoological organizations in that city or town; or 1003 (ii) provide funding for a botanical organization, cultural organization, or zoological 1004 organization to pay for use of a bus or facility rental if that use of the bus or facility rental is in 1005 furtherance of the botanical organization's, cultural organization's, or zoological organization's 1006 primary purpose. 1007 (b) The opinion question required by this section shall state: 1008 "Shall (insert the name of the city or town), Utah, be authorized to impose a .1% sales and use tax for (list the purposes for which the [revenues] revenue collected from the sales and 1009 1010 use tax shall be expended)?" 1011 (c) [Notwithstanding Subsection (1)(a), a] A city or town legislative body may not 1012 impose a tax under this section: 1013 (i) if the county in which the city or town is located imposes a tax under Part 7, County 1014 Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or 1015 Facilities; 1016 (ii) on the sales and uses described in Section 59-12-104 to the extent the sales and

(iii) except as provided in Subsection (1)(e), on amounts paid or charged for food and

uses are exempt from taxation under Section 59-12-104; and

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food ingredients.

(d) For purposes of this Subsection (1), the location of a transaction shall be determined in accordance with Sections 59-12-211 through 59-12-215.

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- (e) A city or town legislative body imposing a tax under this section shall impose the tax on amounts paid or charged for food and food ingredients if the food and food ingredients are sold as part of a bundled transaction attributable to food and food ingredients and tangible personal property other than food and food ingredients.
- (f) Except as provided in Subsection (6), the election shall be held at a regular general election or a municipal general election, as those terms are defined in Section 20A-1-102, and shall follow the procedures outlined in Title 11, Chapter 14, Local Government Bonding Act.
- (2) If the city or town legislative body determines that a majority of the city's or town's registered voters voting on the imposition of the tax have voted in favor of the imposition of the tax as prescribed in Subsection (1), the city or town legislative body may impose the tax by a majority vote of all members of the legislative body.
- (3) Subject to Section 59-12-1403, [revenues] revenue collected from a tax imposed under Subsection (2) shall be expended:
- (a) to finance cultural facilities, recreational facilities, and zoological facilities within the city or town or within the geographic area of entities that are parties to an interlocal agreement, to which the city or town is a party, providing for cultural facilities, recreational facilities, or zoological facilities;
  - (b) to finance ongoing operating expenses of:
- (i) recreational facilities described in Subsection (3)(a) within the city or town or within the geographic area of entities that are parties to an interlocal agreement, to which the city or town is a party, providing for recreational facilities; or
- (ii) botanical organizations, cultural organizations, and zoological organizations within the city or town or within the geographic area of entities that are parties to an interlocal agreement, to which the city or town is a party, providing for the support of botanical organizations, cultural organizations, or zoological organizations; and
  - (c) as stated in the opinion question described in Subsection (1).
- 1048 (4) (a) Except as provided in Subsection (4)(b), a tax authorized under this part shall be:
- 1050 (i) administered, collected, and enforced in accordance with:

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1051	(A) the same procedures used to administer, collect, and enforce the tax under:
1052	(I) Part 1, Tax Collection; or
1053	(II) Part 2, Local Sales and Use Tax Act; and
1054	(B) Chapter 1, General Taxation Policies; and
1055	(ii) (A) levied for a period of eight years; and
1056	(B) may be reauthorized at the end of the eight-year period in accordance with this
1057	section.
1058	(b) (i) If a tax under this part is imposed for the first time on or after July 1, 2011, the
1059	tax shall be levied for a period of 10 years.
1060	(ii) If a tax under this part is reauthorized in accordance with Subsection (4)(a) on or
1061	after July 1, 2011, the tax shall be reauthorized for a ten-year period.
1062	(c) A tax under this section is not subject to Subsections 59-12-205(2) through [ <del>(6)</del> ]
1063	<u>(7)</u> .
1064	(5) (a) For purposes of this Subsection (5):
1065	(i) "Annexation" means an annexation to a city or town under Title 10, Chapter 2, Part
1066	4, Annexation.
1067	(ii) "Annexing area" means an area that is annexed into a city or town.
1068	(b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a city
1069	or town enacts or repeals a tax under this part, the enactment or repeal shall take effect:
1070	(A) on the first day of a calendar quarter; and
1071	(B) after a 90-day period beginning on the date the commission receives notice meeting
1072	the requirements of Subsection (5)(b)(ii) from the city or town.
1073	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:
1074	(A) that the city or town will enact or repeal a tax under this part;
1075	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);
1076	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and
1077	(D) if the city or town enacts the tax described in Subsection (5)(b)(ii)(A), the rate of
1078	the tax.
1079	(c) (i) [The] If the billing period for a transaction begins before the effective date of the
1080	enactment of the tax under this section, the enactment of [a] the tax takes effect on the first day

of the first billing  $period[\frac{\cdot\cdot(A)}{\cdot}]$  that begins on or after the effective date of the enactment of the

 $1082 \quad tax[; and].$ 

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- [(B) if the billing period for the transaction begins before the effective date of the enactment of the tax under this section.]
  - (ii) The repeal of a tax applies to a billing period if the billing statement for the billing period is [rendered] produced on or after the effective date of the repeal of the tax imposed under this section.
  - (d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in Subsection (5)(b)(i) takes effect:
    - (A) on the first day of a calendar quarter; and
- (B) beginning 60 days after the effective date of the enactment or repeal under Subsection (5)(b)(i).
- (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may by rule define the term "catalogue sale."
- (e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs on or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this part for an annexing area, the enactment or repeal shall take effect:
  - (A) on the first day of a calendar quarter; and
- (B) after a 90-day period beginning on the date the commission receives notice meeting the requirements of Subsection (5)(e)(ii) from the city or town that annexes the annexing area.
  - (ii) The notice described in Subsection (5)(e)(i)(B) shall state:
- (A) that the annexation described in Subsection (5)(e)(i) will result in an enactment or repeal a tax under this part for the annexing area;
  - (B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);
  - (C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and
- (D) the rate of the tax described in Subsection (5)(e)(ii)(A).
  - (f) (i) [The] If the billing period for a transaction begins before the effective date of the enactment of the tax under this section, the enactment of [a] the tax takes effect on the first day of the first billing period[: (A)] that begins on or after the effective date of the enactment of the tax[; and].
    - (B) if the billing period for the transaction begins before the effective date of the

1113 enactment of the tax under this section.

- (ii) The repeal of a tax applies to a billing period if the billing statement for the billing period is [rendered] produced on or after the effective date of the repeal of the tax imposed under this section.
- (g) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in Subsection (5)(e)(i) takes effect:
  - (A) on the first day of a calendar quarter; and
- (B) beginning 60 days after the effective date of the enactment or repeal under Subsection (5)(e)(i).
  - (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may by rule define the term "catalogue sale."
  - (6) (a) Before a city or town legislative body submits an opinion question to the residents of the city or town under Subsection (1), the city or town legislative body shall:
  - (i) submit to the county legislative body in which the city or town is located a written notice of the intent to submit the opinion question to the residents of the city or town; and
    - (ii) receive from the county legislative body:
  - (A) a written resolution passed by the county legislative body stating that the county legislative body is not seeking to impose a tax under Part 7, County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities; or
  - (B) a written statement that in accordance with Subsection (6)(b) the results of a county opinion question submitted to the residents of the county under Part 7, County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, permit the city or town legislative body to submit the opinion question to the residents of the city or town in accordance with this part.
  - (b) (i) Within 60 days after the day the county legislative body receives from a city or town legislative body described in Subsection (6)(a) the notice of the intent to submit an opinion question to the residents of the city or town, the county legislative body shall provide the city or town legislative body:
    - (A) the written resolution described in Subsection (6)(a)(ii)(A); or
- (B) written notice that the county legislative body will submit an opinion question to

the residents of the county under Part 7, County Option Funding for Botanical, Cultural,
Recreational, and Zoological Organizations or Facilities, for the county to impose a tax under
that part.

- (ii) If the county legislative body provides the city or town legislative body the written notice that the county legislative body will submit an opinion question as provided in Subsection (6)(b)(i)(B), the county legislative body shall submit the opinion question by no later than, from the date the county legislative body sends the written notice, the later of:
  - (A) a 12-month period;

- (B) the next regular primary election; or
- (C) the next regular general election.
- (iii) Within 30 days of the date of the canvass of the election at which the opinion question under Subsection (6)(b)(ii) is voted on, the county legislative body shall provide the city or town legislative body described in Subsection (6)(a) written results of the opinion question submitted by the county legislative body under Part 7, County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, indicating that:
- (A) (I) the city or town legislative body may not impose a tax under this part because a majority of the county's registered voters voted in favor of the county imposing the tax and the county legislative body by a majority vote approved the imposition of the tax; or
- (II) for at least 12 months from the date the written results are submitted to the city or town legislative body, the city or town legislative body may not submit to the county legislative body a written notice of the intent to submit an opinion question under this part because a majority of the county's registered voters voted against the county imposing the tax and the majority of the registered voters who are residents of the city or town described in Subsection (6)(a) voted against the imposition of the county tax; or
- (B) the city or town legislative body may submit the opinion question to the residents of the city or town in accordance with this part because although a majority of the county's registered voters voted against the county imposing the tax, the majority of the registered voters who are residents of the city or town voted for the imposition of the county tax.
- (c) Notwithstanding Subsection (6)(b), at any time a county legislative body may provide a city or town legislative body described in Subsection (6)(a) a written resolution passed by the county legislative body stating that the county legislative body is not seeking to

03-04-16 10:05 AM 1175 impose a tax under Part 7, County Option Funding for Botanical, Cultural, Recreational, and 1176 Zoological Organizations or Facilities, which permits the city or town legislative body to 1177 submit under Subsection (1) an opinion question to the city's or town's residents. 1178 Section 12. Section **59-12-2103** is amended to read: 1179 59-12-2103. Imposition of tax -- Base -- Rate -- Expenditure of revenue collected 1180 from the tax -- Administration, collection, and enforcement of tax by commission --1181 Administrative charge -- Enactment or repeal of tax -- Annexation -- Notice. 1182 (1) (a) Subject to the other provisions of this section and except as provided in 1183 Subsection (2) or (3), beginning on January 1, 2009 and ending on June 30, 2016, if a city or 1184 town receives a distribution for the 12 consecutive months of fiscal year 2005-06 because the 1185 city or town would have received a tax revenue distribution of less than .75% of the taxable 1186 sales within the boundaries of the city or town but for Subsection 59-12-205(4)(a), the city or 1187 town legislative body may impose a sales and use tax of up to .20% on the transactions:

- (i) described in Subsection 59-12-103(1); and
- (ii) within the city or town.

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- (b) A city or town legislative body that imposes a tax under Subsection (1)(a) shall expend the [revenues] revenue collected from the tax for the same purposes for which the city or town may expend the city's or town's general fund [revenues] revenue.
- (c) For purposes of this Subsection (1), the location of a transaction shall be determined in accordance with Sections 59-12-211 through 59-12-215.
  - (2) (a) A city or town legislative body may not impose a tax under this section on:
- (i) the sales and uses described in Section 59-12-104 to the extent the sales and uses are exempt from taxation under Section 59-12-104; and
- (ii) except as provided in Subsection (2)(b), amounts paid or charged for food and food ingredients.
- (b) A city or town legislative body imposing a tax under this section shall impose the tax on amounts paid or charged for food and food ingredients if the food and food ingredients are sold as part of a bundled transaction attributable to food and food ingredients and tangible personal property other than food and food ingredients.
- (3) (a) Beginning on January 1, 2009, and ending on June 30, 2016, to impose a tax under this part, a city or town legislative body shall obtain approval from a majority of the

- members of the city or town legislative body.
- 1207 (b) If, on June 30, 2016, a city or town is not imposing a tax under this part, the city or town legislative body may not impose a tax under this part beginning on or after July 1, 2016.
- (c) (i) If, on June 30, 2016, a city or town imposes a tax under this part, the city or town shall repeal the tax on July 1, 2016, unless, on or after July 1, 2012, but on or before March 31, 2016, the city or town legislative body obtains approval from a majority vote of the members of the city or town legislative body to continue to impose the tax.
  - (ii) If a city or town obtains approval under Subsection (3)(c)(i) from a majority vote of the members of the city or town legislative body to continue to impose a tax under this part on or after July 1, 2016, the city or town may impose the tax until no later than June 30, 2030.
  - (4) The commission shall transmit [revenues] revenue collected within a city or town from a tax under this part:
    - (a) to the city or town legislative body;
- 1219 (b) monthly; and

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- (c) by electronic funds transfer.
- 1221 (5) (a) Except as provided in Subsection (5)(b), the commission shall administer, 1222 collect, and enforce a tax under this part in accordance with:
- (i) the same procedures used to administer, collect, and enforce the tax under:
- 1224 (A) Part 1, Tax Collection; or
- 1225 (B) Part 2, Local Sales and Use Tax Act; and
- 1226 (ii) Chapter 1, General Taxation Policies.
- (b) A tax under this part is not subject to Subsections 59-12-205(2) through [(6)] (7).
- 1228 (6) The commission shall retain and deposit an administrative charge in accordance 1229 with Section 59-1-306 from the [revenues] revenue the commission collects from a tax under 1230 this part.
  - (7) (a) (i) Except as provided in Subsection (7)(b) or (c), if, on or after January 1, 2009, a city or town enacts or repeals a tax or changes the rate of a tax under this part, the enactment, repeal, or change shall take effect:
    - (A) on the first day of a calendar quarter; and
- 1235 (B) after a 90-day period beginning on the date the commission receives notice meeting the requirements of Subsection (7)(a)(i) from the city or town.

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1237 (ii) The notice described in Subsection (7)(a)(i)(B) shall state:

- 1238 (A) that the city or town will enact or repeal a tax or change the rate of the tax under this part;
  - (B) the statutory authority for the tax described in Subsection (7)(a)(ii)(A);
  - (C) the effective date of the tax described in Subsection (7)(a)(ii)(A); and
  - (D) if the city or town enacts the tax or changes the rate of the tax described in Subsection (7)(a)(ii)(A), the rate of the tax.
    - (b) (i) If the billing period for a transaction begins before the enactment of the tax or the tax rate increase under Subsection (1), the enactment of [a] the tax or [a] the tax rate increase takes effect on the first day of the first billing period that begins on or after the effective date of the enactment of the tax or the tax rate increase.
    - (ii) If the billing period for a transaction begins before the effective date of the repeal of the tax or the tax rate decrease imposed under Subsection (1), the repeal of [a] the tax or [a] the tax rate decrease applies to a billing period if the billing statement for the billing period is rendered on or after the effective date of the repeal of the tax or the tax rate decrease.
    - (c) (i) If a tax due under this part on a catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of a tax described in Subsection (7)(a)(i) takes effect:
      - (A) on the first day of a calendar quarter; and
  - (B) beginning 60 days after the effective date of the enactment, repeal, or change in the rate of the tax under Subsection (7)(a)(i).
  - (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may by rule define the term "catalogue sale."
  - (d) (i) Except as provided in Subsection (7)(e) or (f), if, for an annexation that occurs on or after January 1, 2009, the annexation will result in the enactment, repeal, or change in the rate of a tax under this part for an annexing area, the enactment, repeal, or change shall take effect:
    - (A) on the first day of a calendar quarter; and
  - (B) after a 90-day period beginning on the date the commission receives notice meeting the requirements of Subsection (7)(d)(ii) from the city or town that annexes the annexing area.
    - (ii) The notice described in Subsection (7)(d)(i)(B) shall state:

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1268 (A) that the annexation described in Subsection (7)(d)(i)(B) will result in the 1269 enactment, repeal, or change in the rate of a tax under this part for the annexing area; 1270 (B) the statutory authority for the tax described in Subsection (7)(d)(ii)(A): 1271 (C) the effective date of the tax described in Subsection (7)(d)(ii)(A); and 1272 (D) if the city or town enacts the tax or changes the rate of the tax described in 1273 Subsection (7)(d)(ii)(A), the rate of the tax. 1274 (e) (i) If the billing period for a transaction begins before the effective date of the 1275 enactment of the tax or a tax rate increase under Subsection (1), the enactment of a tax or a tax 1276 rate increase takes effect on the first day of the first billing period that begins on or after the 1277 effective date of the enactment of the tax or the tax rate increase. 1278 (ii) If the billing period for a transaction begins before the effective date of the repeal 1279 of the tax or the tax rate decrease imposed under Subsection (1), the repeal of [a] the tax or [a]1280 the tax rate decrease applies to a billing period if the billing statement for the billing period is 1281 rendered on or after the effective date of the repeal of the tax or the tax rate decrease. 1282 (f) (i) If a tax due under this part on a catalogue sale is computed on the basis of sales 1283 and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of a tax 1284 described in Subsection (7)(d)(i) takes effect: 1285 (A) on the first day of a calendar quarter; and 1286 (B) beginning 60 days after the effective date of the enactment, repeal, or change under 1287 Subsection (7)(d)(i). 1288 (ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the 1289 commission may by rule define the term "catalogue sale." Section 13. Section **59-12-2206** is amended to read: 1291 59-12-2206. Administration, collection, and enforcement of a sales and use tax 1292 under this part -- Transmission of revenue monthly by electronic funds transfer --1293 Transfer of revenue to a public transit district or eligible political subdivision. 1294

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- (1) Except as provided in Subsection (2), the commission shall administer, collect, and enforce a sales and use tax imposed under this part.
- (2) The commission shall administer, collect, and enforce a sales and use tax imposed under this part in accordance with:
  - (a) the same procedures used to administer, collect, and enforce a tax under:

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1299	(i) Part 1, Tax Collection; or
1300	(ii) Part 2, Local Sales and Use Tax Act; and
1301	(b) Chapter 1, General Taxation Policies.
1302	(3) A sales and use tax under this part is not subject to Subsections 59-12-205(2)
1303	through [ <del>(6)</del> ] <u>(7)</u> .
1304	(4) Subject to Section 59-12-2207 and except as provided in Subsection (5) or another
1305	provision of this part, the state treasurer shall transmit [revenues] revenue collected within a
1306	county, city, or town from a sales and use tax under this part to the county, city, or town
1307	legislative body monthly by electronic funds transfer.
1308	(5) Subject to Section 59-12-2207, the state treasurer shall transfer [revenues] revenue
1309	collected within a county, city, or town from a sales and use tax under this part directly to a
1310	public transit district organized under Title 17B, Chapter 2a, Part 8, Public Transit District Act,
1311	or an eligible political subdivision as defined in Section 59-12-2219, if the county, city, or
1312	town legislative body:
1313	(a) provides written notice to the state treasurer requesting the transfer; and
1314	(b) designates the public transit district or eligible political subdivision to which the
1315	county, city, or town legislative body requests the state treasurer to transfer the [revenues]
1316	revenue.

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